STATUTES OF CALIFORNIA

1929

CONSTITUTION OF 1879

AS AMENDED

RESOLUTIONS

ADOPTED AT

EXTRA SESSION OF THE FORTY-SEVENTH LEGISLATURE

1928

MEASURES SUBMITTED TO VOTE OF ELECTORS

1928

GENERAL LAWS, AMENDMENTS TO CODES, RESOLUTIONS AND CONSTITUTIONAL AMENDMENTS

PASSED AT THE

REGULAR SESSION OF THE FORTY-EIGHTH LEGISLATURE

1929



CALIFORNIA STATE PRINTING OFFICE CARROLL H SWITH, State Printer SACRAMENTO, 1929 such registered warrant, giving the dates of issuance and registration thereof, and upon registration of any such new warrant it shall be considered as registered upon the date of registration of the canceled warrant. Such new warrants shall be issued for the principal only of the old warrant, but, upon registration, shall bear interest from the date of registration of the canceled warrant.

CHAPTER 799.

An act to amend the improvement act of 1911, approved April 7, 1911, by repealing section $10\frac{1}{2}$, relating to alternative specifications for sewer construction.

[Approved by the Governor June 14, 1929. In effect August 14, 1929.]

The people of the State of California do enact as follows:

SECTION 1. The improvement act of 1911, approved P 454. April 7, 1911, is hereby amended by repealing all of section 10½ repealed. thereof.

CHAPTER 800.

An act to amend section 1 of an act entitled "An act to make available for the use of the United States government suitable places in this state for the public defense, and for that purpose authorizing any county or municipal corporation now or hereafter organized to incur indebtedness, issue negotiable bonds, levy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county or municipal corporation and in consideration of the benefits to be derived therefrom by such county or municipal corporation to convey the same to the United States; conferring on such counties and municipal corporations the power of eminent domain for the purposes of this act and providing the procedure therefor; granting the consent of the state to such conveyance and ceding exclusive jurisdiction to the United States over the land so conveyed," approved May 27, 1921, by conferring on any county or municipal corporation now or hereafter organized, the power to improve any lands so acquired, or any lands owned or held by such county or municipal corporation, and for such purposes to incur indebtedness, issue negotiable bonds and levy taxes to pay the principal and interest thereof; and to convey to the United States any lands so acquired and improved, or any lands owned or held by such county or municipal corporation, whether improved or not; and to add a new section to said act, to be numbered 1a, validating all proceedings heretofore conducted for or relating to the incurring of bonded indebtedness, and all bonds heretofore issued, for such purposes, by any county or municipal corporation.

[Approved by the Governor June 14, 1929. In effect August 14, 1929.]

The people of the State of California do enact as follows:

Stats. 1921, p. 682, amended

Section 1. Section 1 of an act entitled "An act to make available for the use of the United States government suitable places in this state for the public defense, and for that purpose authorizing any county or municipal corporation now or hereafter organized to incur indebtedness, issue negotiable bonds, levy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county or municipal corporation and in consideration of the benefits to be derived therefrom by such county or municipal corporation to convey the same to the United States; conferring on such counties and municipal corporations the power of eminent domain for the purposes of this act and providing the procedure therefor; granting the consent of the state to such conveyance and ceding exclusive jurisdiction to the United States over the land so conveyed," approved May 27, 1921, is hereby amended to read as follows:

County or city may acquire and/or tender lands to United States for public defense.

Section 1. Whenever the board of supervisors of any county or the legislative body of any municipal corporation now or hereafter organized in this state shall consider it desirable or expedient to tender to the United States for the use of the war department or the navy department, any lands within any such county or municipal corporation which may be determined upon by the said board of supervisors or legislative body, such board of supervisors or legislative body may, by four-fifths vote, acquire and pay for out of the general fund such lands as it may determine upon and may improve such lands or improve any lands owned or held by such county or municipal corporation and convey them, or may convey any lands owned or held by such county or municipal corporation, to the United States for the use of the war department or navy department thereof, or if such board of supervisors or legislative body shall determine that it is desirable for the general welfare and benefit of the people of such county or municipal corporation and for the interests of the county or municipal corporation to incur an indebtedness in an amount sufficient to acquire or improve, or both, any such lands, and in consideration of the benefits to be derived therefrom by such county or municipal corporation, to convey all such lands, to the United States to be used by the war department or the navy department of the United States for its use, such county or municipal corporation is hereby authorized and empowered by and through its said board of supervisors or legislative body to incur an indebtedness evidenced by

negotiable bonds of such county or municipal corporation for such purposes, in any amount not exceeding, for a county, the limitation now or hereafter contained in section 4088 of the Political Code; and not exceeding, for a municipal corporation, the limitation now or hereafter contained in an act entitled "An act authorizing the incurring of indebtedness by cities, townships and municipal corporations, for municipal improvements, regulating the acquisition, construction and completion thereof," which became a law on February 25, 1901, whenever two-thirds of the qualified electors of the county or municipal corporation, voting thereon, shall vote therefor, at any election at which the proposal to incur such bonded indebtedness may be submitted to such electors in the manner provided by law.

SEC. 2. A new section is hereby added to said act to be New section

numbered 1a, to read as follows:

Sec. 1a. All proceedings conducted prior to the taking Proceedings effect of this act for incurring indebtedness, issuing negotiable validated bonds, and levying taxes to pay the principal and interest thereof, and all indebtedness incurred, negotiable bonds issued and taxes levied, by any such county or municipal corporation for any of the purposes set forth in section 1 hereof, are hereby confirmed, legalized and declared to be valid; provided, such proceedings, or the proceedings by which any such indebtedness was incurred, negotiable bonds issued or taxes levied. were conducted by such county or municipal corporation in accordance with the provisions of section 2 hereof, and such bonds were approved by the vote of two-thirds of the electors of such county or municipal corporation voting on the question of issuing such bonds.

CHAPTER 801.

An act regulating the practice of civil engineering.

[Approved by the Governor June 14, 1929 In effect August 14, 1929.]

The people of the State of California do enact as follows:

Section 1. In order to safeguard life, health, and prop-Registration erty, any person practicing civil engineering in this state shall hereafter be required to submit evidence that he is qualified so to practice, and shall be registered as hereinafter provided, and from and after twelve months after this act becomes effective, it shall be unlawful for any person to practice as a civil engineer in this state, unless such person has been duly registered or specifically exempted as required by the provisions of this act.

SEC. 2. There is hereby created a state board of registra-Board of tion for civil engineers, hereinafter called the "board," consist- membership ing of three (3) members to be appointed by the governor within sixty (60) days after the date upon which this act